## Case:19-41518-EJC Doc#:5 Filed:10/25/19 Entered:10/25/19 13:56:09 Page:1 of 4 IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF GEORGIA

Fill in this informat	tion to identify	your case:		
Debtor 1	Stephanie R. Jordan			
	First Name	Middle Name	Last Name	
Debtor 2				Check if this is an amended plan.
(Spouse, if filing)	First Name	Middle Name	Last Name	-
Case number	19-41518-EJC			
(If known)				

## **Chapter 13 Plan and Motion**

[Pursuant to Fed. R. Bankr. P. 3015.1, the Southern District of Georgia General Order 2017-3 adopts this form in lieu of the Official Form 113].

1.		Debtor(s) must check one box on each line to state whether or not the plan includes each of the following items. If an item ed as not being contained in the plan or if neither or both boxes are checked, the provision will be ineffective if set out in			
	(a)	This plan:   contains nonstandard provisions. See paragraph 15 below.   does not contain nonstandard provisions.			
	(b)	This values the claim(s) that secures collateral. See paragraph 4(f) below.  plan: ✓ does not value claim(s) that secures collateral.			
	(c)	This plan: seeks to avoid a lien or security interest. See paragraph 8 below. does not seek to avoid a lien or security interest.			
2.	Plan Pay	yments.			
	(a)	The Debtor(s) shall pay to the Chapter 13 Trustee (the "Trustee") the sum of \$357.00 for the applicable commitment period of			
	<b>✓</b> 60 months: <b>or</b>				
		a minimum of 36 months. See 11 U.S.C. § 1325(b)(4).			
		(If applicable include the following: These plan payments will change to \$ monthly on)			
	(b)	The payments under paragraph 2(a) shall be paid:			
		Pursuant to a Notice to Commence Wage Withholding, the Debtor(s) request(s) that the Trustee serve such Notice(s) up Debtor's(s') employer(s) as soon as practicable after the filing of this plan. Such Notice(s) shall direct the Debtor's(s') employer(s) to withhold and remit to the Trustee a dollar amount that corresponds to the following percentages of the monthly plan payment:			
		☐ Debtor 1% ☐ Debtor 2%			
		<ul> <li>✓ Direct to the Trustee for the following reason(s):</li> <li>☐ The Debtor(s) receive(s) income solely from self-employment, Social Security, government assistance, or retirement.</li> <li>✓ The Debtor(s) assert(s) that wage withholding is not feasible for the following reason(s):</li> <li>DEBTOR CLEANS HOUSES AND IS A 1099 EMPLOYEE</li> </ul>			
	(c)	Additional Payments of \$0.00 (estimated amount) will be made on, (anticipated date) from (source, including income tax refunds).			

## 3. Long-Term Debt Payments.

(a) Maintenance of Current Installment Payments. The Debtor(s) will make monthly payments in the manner specified as follows on the following long-term debts pursuant to 11 U.S.C. § 1322(b)(5). These postpetition payments will be disbursed by either the Trustee or directly by the Debtor(s), as specified below. Postpetition payments are to be applied to postpetition amounts owed for principal, interest, authorized postpetition late charges and escrow, if applicable. Conduit payments that are to be made by the Trustee which

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Debtor	Stephanie	R. Jordan		Case number	
	pecome due af arrearage clain		but before the month of the first	payment designated here will	be added to the prepetition
CREDITOR	COLLATE	PRINCIPAL RAL RESIDENCE (Y/N	(INCOILL ON	IONTH OF FIRST POSTPETI AYMENT TO CREDITOR	INITIAL TION MONTHLY PAYMENT
-NONE-					
(	disbursements		Pursuant to 11 U.S.C. § 1322(bt (if any) at the rate stated below the allowed claim.		
CREDITOR		DESCRIPTION OF COLLATERAL	PRINCIPAL RESIDENCE (Y/N)	E ESTIMATED AMOUNT OF ARREARAGE	INTEREST RATE ON ARREARAGE (if applicable)
-NONE-					
1. Trea (a)			ceived, the Trustee shall make d tage fee as set by the United Sta		designated otherwise:
(b)	Attorne	y's Fees. Attorney's fees al	lowed pursuant to 11 U.S.C. § 5	607(a)(2) of \$ <b>4,500.00</b> .	
(c) plar		Claims. Other 11 U.S.C. § ome available in the order sp	507 claims, unless provided for pecified by law.	otherwise in the plan will be p	paid in full over the life of the
(d)	Fully Se	cured Allowed Claims. Al	l allowed claims that are fully s	ecured shall be paid through th	e plan as set forth below.
CREDITOR		DESCRIPTION OF	ESTIMATED CLAIM	INTEREST RATE	MONTHLY PAYMENT
-NONE-		COLLATERAL	ESTIMATED CEANN	INTEREST RATE	MONTHETTATMENT
(e)	The clair security and secu	ms listed below were either interest in a motor vehicle a	U.S.C. § 506 (those claims suit (1) incurred within 910 days be acquired for the personal use of ecurity interest in any other things:	efore the petition date and secuthe Debtor(s), or (2) incurred v	rred by a purchase money within 1 year of the petition date
CDEDITOR		DESCRIPTION OF	ESTIMATED CLAIM	INTEREST RATE	MONTHLY PAYMENT
CREDITOR Nicholas Fi	nancial Inc	COLLATERAL  2013 KIA OPTIMA EX		3.25%	\$100 / 18 MONTHS \$295 / 40 MONTHS
(f)	secured l unsecure	by collateral pursuant to 11 ed portion of any bifurcated	Thich 11 U.S.C. § 506 is Applicate U.S.C. § 506 and provide paymore claims set forth below will be prompliance with Fed. R. Bankr. Property of the property of	ent in satisfaction of those clair aid pursuant to paragraph 4(h)	ims as set forth below. The below. The plan shall be
CREDITOR		DESCRIPTION OF COLLATERAL	VALUATION OF SECURED CLAIM	INTEREST RATE	MONTHLY PAYMENT
-NONE-					
(g)	Special '	Treatment of Unsecured (	Claims. The following unsecure	d allowed claims are classified	to be paid at 100%
	None	with interest	at% per annum; or _ wi	ithout interest:	
(h)`	provided		red general unsecured claims, in ragraph 9 of this plan, will be pa		

Case:19-41518-EJC Doc#:5 Filed:10/25/19 Entered:10/25/19 13:56:09 Page:3 of 4 Stephanie R. Jordan Debtor Case number 5. **Executory Contracts.** Maintenance of Current Installment Payments or Rejection of Executory Contract(s) and/or Unexpired Lease(s). DESCRIPTION OF **DISBURSED BY** PROPERTY/SERVICES TRUSTEE OR DEBTORS **CREDITOR** ASSUMED/REJECTED MONTHLY PAYMENT AND CONTRACT **ACIMA CREDIT** LEASE REJECTED **(b)** Treatment of Arrearages. Prepetition arrearage claims will be paid in full through disbursements by the Trustee. **CREDITOR** ESTIMATED ARREARAGE -NONE-6. Adequate Protection Payments. The Debtor(s) will make pre-confirmation lease and adequate protection payments pursuant to 11 U.S.C. § 1326(a)(1) on allowed claims of the following creditors:  $\square$  Direct to the Creditor; or  $\square$  To the Trustee ADEQUATE PROTECTION OR LEASE PAYMENT AMOUNT **CREDITOR** -NONE-7. **Domestic Support Obligations.** The Debtor(s) will pay all postpetition domestic support obligations direct to the holder of such claim identified here. See 11 U.S.C. § 101(14A). The Trustee will provide the statutory notice of 11 U.S.C. § 1302(d) to the following claimant(s): CLAIMANT **ADDRESS** -NONE-8. Lien Avoidance. Pursuant to 11 U.S.C. § 522(f), the Debtor(s) move(s) to avoid the lien(s) or security interest(s) of the following creditor(s), upon confirmation but subject to 11 U.S.C. § 349, with respect to the property described below. The plan shall be served on all affected creditor(s) in compliance with Fed. R. Bankr. P. 4003(d), and the Debtor(s) shall attach a certificate of service. LIEN IDENTIFICATION (if known) **CREDITOR PROPERTY** REGIONAL FINANCE CO OF GA NPMSI **REAL & PERSONAL PROPERTY** 9. Surrender of Collateral. The following collateral is surrendered to the creditor to satisfy the secured claim to the extent shown below upon confirmation of the plan. The Debtor(s) request(s) that upon confirmation of this plan the stay under 11 U.S.C. § 362(a) be terminated as to the collateral only and that the stay under 11 U.S.C. § 1301 be terminated in all respects. Any allowed deficiency balance resulting from a creditor's disposition of the collateral will be treated as an unsecured claim in paragraph 4(h) of this plan if the creditor amends its previously-filed, timely claim within 180 days from entry of the order confirming this plan or by such additional time as the creditor may be granted upon motion filed within that 180-day period. **CREDITOR** DESCRIPTION OF COLLATERAL AMOUNT OF CLAIM SATISFIED -NONE-

- **Retention of Liens.** Holders of allowed secured claims shall retain the liens securing said claims to the full extent provided by 11 U.S.C § 1325(a)(5).
- 11. Amounts of Claims and Claim Objections. The amount, and secured or unsecured status, of claims disclosed in this plan are based upon the best estimate and belief of the Debtor(s). An allowed proof of claim will supersede those estimated claims. In accordance with the Bankruptcy Code and Federal Rules of Bankruptcy Procedure objections to claims may be filed before or after confirmation.
- **Payment Increases.** The Debtor(s) will increase payments in the amount necessary to fund allowed claims as this plan proposes, after notice from the Trustee and a hearing if necessary, unless a plan modification is approved.
- **13. Federal Rule of Bankruptcy Procedure 3002.1.** The Trustee shall not pay any fees, expenses, or charges disclosed by a creditor pursuant to Fed. R. Bankr. P. 3002.1(c) unless the Debtor's(s') plan is modified after the filing of the notice to provide for payment of such fees, expenses, or charges.
- **Service of Plan.** Pursuant to Fed. R. Bankr. P. 3015(d) and General Order 2017-3, the Debtor(s) shall serve the Chapter 13 plan on the Trustee and all creditors when the plan is filed with the court, and file a certificate of service accordingly. If the Debtor(s) seek(s) to limit the amount of a secured claim based on valuation of collateral (paragraph 4(f) above), seek(s) to avoid a security interest or lien (paragraph 8 above), or seek(s) to initiate a contested matter, the Debtor(s) must serve the plan on the affected creditors pursuant to Fed. R. Bankr. P. 7004. See Fed. R. Bankr. P. 3012(b), 4003(d), and 9014.

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15.		nkr. P. 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a n or deviating from it. Nonstandard provisions set out elsewhere in this plan are void.
FEES, CHAP	EXPENSÉS AND CHARGES ASSERTED TER 13 PLAN. DEBTOR(S) WILL PAY TH ER/SERVICER UNLESS THE COURT HA	PAYMENT, IF NECESSARY, TO COMPLY WITH 11 U.S.C. 1325 AND 1328. ANY UNDER FED. R. BANKR. P. 3002(c) ARE NOT TO BE FUNDED THROUGH THE HESE POST-PETITION EXPENSES DIRECTLY TO THEIR MORTGAGE S DISALLOWED THEM ON A MOTION FILED UNDER FED. R. BANKR. P.
• 0	, , , , , , , , , , , , , , , , , , ,	ns no nonstandard provisions other than those set out in paragraph 15.
Dated:	October 25, 2019	/s/ Stephanie R. Jordan
		Stephanie R. Jordan
		Debtor 1
		Debtor 2
		/s/ BARBARA B. BRAZIEL
		BARBARA B. BRAZIEL
		Attorney for the Debtor(s)